

# EXHIBIT A

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

HONEYWELL INTERNATIONAL INC. and	)	
HONEYWELL INTELLECTUAL PROPERTIES INC.,	)	
	)	
Plaintiff,	)	
	)	C.A. No. 04-1338 (KAJ)
v.	)	
	)	
APPLE COMPUTER, INC., et al.,	)	
	)	
Defendants.	)	

**HONEYWELL'S SUR-REPLY TO DEFENDANT ARIMA DISPLAY'S MOTION TO  
DISMISS FOR LACK OF PERSONAL JURISDICTION**

MORRIS, NICHOLS, ARSHT & TUNNELL LLP  
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ROBINS, KAPLAN, MILLER  
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May 15, 2006  
520410

### INTRODUCTION

On March 23, 2006 Arima Display Corporation (“Arima Display”) filed a Motion to Dismiss for Lack of Personal Jurisdiction. That Motion set forth a series of legal arguments predicated on Arima Display’s claim that it possessed “no contacts” with the state of Delaware. (Memorandum at 2). After considering the facts as presented in Arima Display’s Motion, Honeywell filed its Opposition; in doing so, Honeywell observed:

Arima Display’s legal arguments . . . are set forth in some detail. Unfortunately, however, both the factual assertions in Arima Display’s Memorandum as well as the supporting paragraphs in Hsing-Hung Shen’s Declaration conspicuously omitted those facts that are most relevant to the issues before this Court, including the identities and specific locations of Arima Display’s customers. . . .

Given the lack of discovery on this matter, Honeywell has been left to respond to Arima Display’s Motion with its evidentiary arms tied behind its back. For that reason, Honeywell respectfully moves the Court for jurisdictional discovery in order to determine the exact extent and nature of its contacts with the forum state.

(Opposition at 1, 12).

On April 17, 2006 Arima Display filed its Reply to Honeywell’s Opposition, characterizing Honeywell’s position as follows:

After lamenting about its general predicament, Honeywell then complains that Arima Display did not present details relevant to personal jurisdiction. *Contrary to Honeywell’s assertion, Arima Display did provide the relevant details.* Unfortunately for Honeywell, those details establish that Arima Display is indeed, as Honeywell recognized, ‘a distant foreign company with no ties to Delaware.’ (D.I. 385 at 6). Rather than accept this reality, Honeywell insists that if only further details were provided, then personal jurisdiction could be fabricated. However, the details that Honeywell seeks add nothing further to the jurisdictional analysis.

(Reply Brief at 1-2) (emphasis added).<sup>1</sup>

Following the above briefing, on May 4, 2006, this Court heard arguments on a closely-analogous Motion to Dismiss filed by ST-LCD. At that hearing the Court ordered ST-LCD and Honeywell to engage in jurisdictional discovery to more fully develop those facts related to the Court's jurisdiction. (Okerlund Aff., Ex. B at 30-31).<sup>2</sup> In light of that related Order, Honeywell contacted Arima Display on May 8 to inquire whether Arima Display was willing to engage in voluntary discovery. Ex. C. On May 9, Arima Display declined Honeywell's suggestion, calling the jurisdictional arguments in Honeywell's briefing "unsupported speculations," and stating that, "as set forth in Arima Display's Reply Brief, Honeywell has failed to adduce *any* facts that . . . Arima Display is subject to jurisdiction in Delaware." Ex. D. Since Arima Display's Reply, however, additional facts have come to light.

#### **ADDITIONAL JURISDICTIONALLY-RELEVANT FACTS**

In its attempt to rebut Honeywell's arguments, Arima Display stated in its Reply Brief (utilizing the past tense) that it "*did* provide the [jurisdictionally-] relevant details." (emphasis added) (Reply Brief at 1). On this point, Honeywell must respectfully disagree. Appended to the same paragraph where Arima Display stated it "did provide" all relevant details is a solitary footnote. That footnote references new facts in a "Supplemental Declaration" by Mr. Hsing-Hung Shen which was filed *on the same day* as Arima Display's Reply brief. Ex. E.

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<sup>1</sup> Arima Display is mistaken. Honeywell, of course, never "recognized" that Arima Display is "a distant foreign company with no ties to Delaware." Nor has Honeywell ever stated that details would allow it to "fabricate" personal jurisdiction.

<sup>2</sup> All exhibits referenced herein are attached to the Affidavit of Michael D. Okerlund in Support of Plaintiffs' Motion for Leave to File Sur-Reply in Opposition to Arima Display's Motion to Dismiss for Lack of Personal Jurisdiction, filed herewith. Each such exhibit is cited herein as "Ex. \_\_\_\_."

Local Rule 7.1.3 (c)(2) states that “[t]he party filing the opening brief shall not reserve material for the reply brief which should have been included in a full and fair opening brief.” The facts contained in Mr. Shen’s Supplemental Declaration, however, were never previously disclosed to either Honeywell or this Court. The new facts presented in the Supplemental Declaration include the names and “locations” of four of Arima Display’s U.S.-based customers.<sup>3</sup> *Id.* That declaration also discloses Arima Display’s knowledge that its other five foreign customers “manufacture end products that may be sold in the United States.” *Id.* While Arima Display states in its Reply that this limited information is being provided to “put an end to some of Honeywell’s speculations,” (Reply Brief at 2), that same information has recently led to the discovery of several facts relevant to the jurisdictional inquiry.

The Supplemental Shen Declaration identifies, for the first time, four U.S. customers with which Arima Display does business. One of those customers is identified as Zebra Technologies Corporation (“Zebra”) of Warwick, Rhode Island. Ex. E. A visit to Zebra’s website under “Investor FAQ’s” states that “Zebra is incorporated in Delaware.” Ex. F. Cross checking that information with Delaware’s Department of State confirms that Zebra’s registered agent in Delaware can be found at 1209 Orange Street, in Wilmington. Ex. G.

Another of Arima Display’s customers identified in Mr. Shen’s latest Declaration is Silicon Motion, Inc., of San Jose, California. Ex. E. While Honeywell cannot say at this time how many of Arima Display’s modules are sold in Delaware through Silicon Motion, a similarly-named company, Silicon Motion International, is also incorporated in Delaware. Ex. H. The significance of this fact is still unknown.

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<sup>3</sup> Arima Display does not explain what it means by its use of the term “locations,” though Arima Display has associated a city and state with each of its customers.

A third company identified by Arima Display is “AZ Displays,” ostensibly of Aliso Viejo, California. Ex. E. While AZ Displays does not appear to be a Delaware company, its principal business appears to be the nationwide sale of LCDs and related technology. AZ Displays also has an LCD Online Store, which the company indicates is “an ‘internet only’ business designed to minimize costs and offer a broad range of LCDs at lower prices.” Ex. I. At that store, any Delaware citizen with a credit card is invited to purchase LCDs from AZ Displays’ “large selection of stock.” *Id.* But customers don’t have to utilize AZ Display’s online store to satisfy their LCD needs; should a Delaware citizen prefer to purchase LCDs from a person, AZ Display’s website indicates that Mr. Jon Hartmaier, a sales representative *for the state of Delaware*, stands ready to serve them. Ex. J. Delaware citizens can reach Mr. Hartmaier at 215-643-6691. *Id.* And indeed, AZ Display apparent enjoys a brisk business in this jurisdiction; the company’s website indicates it is currently looking for an additional sales representative to serve the “territory” of Delaware. Ex. K.

The fourth and final company revealed by Arima Display is Trade Management Solutions of Plano, Texas. Ex. E. That company also appears to be *a Delaware* corporation. Ex. L. Unfortunately, absent jurisdictional discovery, very little is known about that company.

As for each of the five foreign companies that Arima Display now admits “manufacture end products that may be sold in the United States,” Ex. E., no additional information has been provided by Arima Display and it is still uncertain whether those companies represent additional tributaries to the stream of commerce running from Arima Display to the State of Delaware.

### CONCLUSION

To Arima Display's repeated contention that "Honeywell has failed to adduce *any* facts that establish Arima Display is subject to jurisdiction in Delaware," Ex. D, Honeywell replies that *none* of the information concerning Arima Display's customers would have *ever* come to light absent Arima Display's "Supplemental Disclosure." Regardless, it is now apparent that Arima Display has several direct ties to Delaware via direct sales to multiple Delaware corporations. Arima Display's motion should be denied outright. Alternatively, Honeywell has demonstrated that it is entitled to jurisdictional discovery.

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May 15, 2006

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# EXHIBIT B



THE UNITED STATES DISTRICT COURT  
IN AND FOR THE DISTRICT OF DELAWARE

- - -

HONEYWELL INTERNATIONAL, INC. : CIVIL ACTION  
et al. :  
Plaintiffs, :  
v. :  
APPLE COMPUTER, INC., et al., :  
Defendants. : NO. 04-1338 (KAJ)

- - -

Wilmington, Delaware  
Thursday, May 4, 2006 at 2:30 p.m.  
MOTIONS HEARING

- - -

BEFORE: HONORABLE KENT A. JORDAN, U.S.D.C.J.

- - -

APPEARANCES:

MORRIS NICHOLS ARSHT & TUNNELL  
BY: THOMAS C. GRIMM, ESQ., and  
LESLIE A. POLIZOTI, ESQ.

and

ROBINS KAPLAN MILLER & CIRESI, L.L.P  
BY: MATTHEW L. WOODS, ESQ., and  
STACIE E. OBERTS, ESQ.  
(Minneapolis, Minnesota)

and

Brian P. Gaffigan  
Certified Merit Reporter

1 APPEARANCES: (Continued)

2  
3 HONEYWELL INTERNATIONAL  
4 BY: J. DAVID BRAFMAN, ESQ.

5 Counsel on behalf of Honeywell  
6 International, Inc., and Honeywell  
7 Intellectual Properties, Inc.

8 RICHARDS LAYTON & FINGER  
9 BY: WILLIAM J. WADE, ESQ.

10 and

11 WEIL GOTSHAL & MANGES  
12 BY: DAVID J. LENDER, ESQ., and  
13 STEPHEN J. RIZZI, ESQ.  
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16 Industrial Co. and Matsushita  
17 Electrical Corporation of America

18 YOUNG CONAWAY STARGATT & TAYLOR  
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21 KENYON & KENYON  
22 BY: ROBERT L. HAILS, ESQ.  
23 (Washington, District of Columbia)

24 and

25 SONY CORPORATION OF AMERICAN  
BY: PETER TOTO, ESQ.

Counsel for ST Liquid Crystal Display  
Corp., Sony Corporation and Sony  
Corporation of America

1 to be learned from the CEA case?

2 MR. HAILS: That's not a learning question at  
3 all. You know, I guess remand did suggest there would be  
4 jurisdictional discovery, and I can see how someone would  
5 take that as a lesson to be learned. And we do have that.  
6 I would say, however, that I don't know -- we have a lot of  
7 different issues that are running around on the personal  
8 jurisdiction cases.

9 One of the issues is this idea of fair play.  
10 Like, for example, when the Federal Circuit did wrestle  
11 which are the Asahi tests are we going to use and how are we  
12 going to do it? One of the options presented to this Court  
13 is to decide whether we would have to reach that particular  
14 prong. I mean we have.

15 In the Asahi case, it was decided upon the  
16 traditional motions of fair play, the interest of Delaware  
17 in the forum. And I would submit to you that Sony Corp. is  
18 here. It considered itself a manufacturer defendant. It's  
19 ready, willing and able to defend. I don't know that we  
20 have to reach all the way back to the guy on the assembly  
21 line who actually made the module that winds up in Delaware  
22 to get there.

23 I would think that Delaware's interest in  
24 holding jurisdiction over ST-LCD, the entity is ameliorated  
25 by the fact there are intermediaries that are ready and can

1 satisfy any judgment that occurs.

2 THE COURT: Okay. Thank you, Mr. Hails.

3 Mr. Wood, is this yours, too?

4 MR. WOODS: This is mine, Your Honor.

5 THE COURT: Okay.

6 MR. WOODS: I get all the fun today.

7 Your Honor, I do believe that you fairly  
8 accurately summarized the positions we made in the briefs  
9 and really the focus of our analysis is as follows. There  
10 doesn't really seem to be any issue at all with regard to  
11 the Court's personal jurisdiction over Sony here. And so  
12 really the question is does the relationship between Sony  
13 and ST-LCD allow that personal jurisdiction to extend to the  
14 manufacturing arm of Sony? And that really is the issue.

15 What our focus really is, is that ST-LCD is the  
16 first link in what appears to be a very well developed and  
17 efficient distribution channel. And under the Elonex case  
18 and the other cases that are cited in the briefings, that  
19 being the first link of that, even in a situation where it's  
20 a component that is added on down the road, under the  
21 appropriate circumstances, the nature of that relationship  
22 can rise to a basis for personal jurisdiction.

23 And so what we're looking at is basic simple  
24 facts. One is Sony expressly created ST-LCD to make these  
25 devices. These are the very devices that are at issue in

1 this case. So automatically there is a nexus between that  
2 relationship and the nature and the essence of the  
3 infringement allegations under the McCartney '371 patent.

4 It also turns out that all of ST-LCD's supply,  
5 all of its production is sent to Sony. And so again, you  
6 start to see this partnership, this collaboration where it  
7 defies common sense to think that ST-LCD doesn't know what  
8 is going on.

9 Now, Mr. Hails has mentioned the phrase they  
10 don't control, they don't participate. We would  
11 respectfully submit that is not the test even under the  
12 higher standards that have been discussed in CEA and some of  
13 the other law. Because the point is not that you control  
14 it, the point is that you know about it and you intend to  
15 benefit from it. And we believe that at a minimum, some  
16 jurisdictional discovery is appropriate here because those  
17 issues are not addressed at all in the Ogura declaration.

18 THE COURT: Tell you what. Sold. All right?  
19 We're going to have jurisdictional discovery here. That is  
20 the order I'm entering. I think, having looked at these  
21 positions, there is enough here that I think I have to allow  
22 Honeywell to explore the links between ST-LCD and Sony to  
23 see if it can make its theory stick. Because if they can  
24 make their theory or their beliefs, if they can verify their  
25 beliefs about the relationship and about the knowledge and

1 intent, then they -- I don't know we'll have to take a look  
2 at the law in light after a more developed record but it's  
3 certainly not a frivolous position there is personal  
4 jurisdiction. So I'm going to permit the discovery.

5 And you folks should discuss with one another an  
6 appropriate time frame for completing that. Because I don't  
7 want to have this motion hanging out there. What I intend  
8 to do is to grant the motion to the limit the extent  
9 described here and dismiss it without prejudice in all other  
10 regards. And then when of the discovery is concluded, if  
11 you think you still have a basis to move to dismiss for lack  
12 of personal jurisdiction and you want to pursue that on the  
13 ST-LCD side, you are free to bring that again and I'll  
14 decide it in light of the discovery record you have  
15 developed. All right?

16 That takes care of the matters that we had on  
17 our plate for today with this group. I'll say one thing and  
18 nobody has to respond to this. But I do anticipate, unless  
19 I am mistaken, there will be a lot of people reading this  
20 transcript.

21 I'm interested in wrapping up the issue about  
22 the case, who is in the box as we move forward to trial.  
23 And I'm just getting letters about that in the last couple  
24 of days and I really want to put that to bed so I want the  
25 parties to be in earnest about speaking to each other and

# EXHIBIT C

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ATTORNEYS AT LAW

MATTHEW L. WOODS  
612-349-8272

May 8, 2006

Via E-Mail

Dan C. Hu, Esq.  
Trop Pruner & Hu  
8554 Katy Freeway  
Houston, TX 77024-1834

Re: Honeywell, et al. v. Apple Computer, et al.  
File No.: 019896.0229

Dear Dan:

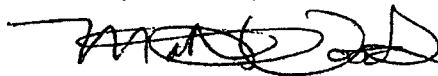
I am writing with regard to Arima Display's pending Motion to Dismiss for Lack of Personal Jurisdiction.

By now, you have likely heard that the Court denied ST-LCD's similar motion last Thursday afternoon, pending a more complete record developed after jurisdictional discovery. I am writing to inquire whether, given the results of ST-LCD's comparable motion, Arima Display is willing to dismiss its motion (without prejudice) and engage in jurisdictional discovery. Please note that the Court left it to the parties to discuss the scope and timing of such discovery, although it was clearly indicated that the Court wanted the parties to act with dispatch.

At your earliest convenience, please let me know whether Arima Display agrees to this proposal. If so, we should communicate that agreement to the Court.

Very truly yours,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.



Matthew L. Woods

MLW/ms

c: Thomas C. Grimm, Esq. (via e-mail)  
Stacie E. Oberts, Esq. (via e-mail)  
Anthony R. Froio (via e-mail)



# EXHIBIT D

TROP, PRUNER & HU, P.C.

INTELLECTUAL PROPERTY LAW ATTORNEYS

8554 Katy Freeway, Suite 100  
Houston, Texas 77024

Business: (713) 468-8880  
Facsimile: (713) 468-8883

May 9, 2006

*Via E-Mail*

Matthew L. Woods  
Robins, Kaplan, Miller & Ciresi, LLP  
2800 LaSalle Plaza  
800 LaSalle Avenue  
Minneapolis, MN 55402-2015

Re: *Honeywell International Inc., et al., v. Apple Computer, Inc. et al.*  
Civil Action No. 04-1338-KAJ in the U.S. District Court, District of Delaware

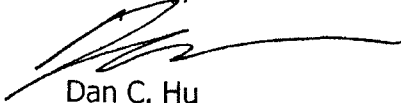
Dear Matt:

In response to your letter regarding Arima Display's pending Motion to Dismiss for Lack of Personal Jurisdiction, Arima Display is not willing to dismiss its Motion and engage in jurisdictional discovery at this time.

We recognize that the Court denied ST-LCD's Motion to Dismiss. However, ST-LCD's factual scenario with respect to jurisdiction is significantly different than Arima Display's. Indeed, as set forth in detail in Arima Display's Reply Brief, Honeywell has failed to adduce *any* facts that establish with reasonable particularity that Arima Display is subject to jurisdiction in Delaware. Accordingly, Honeywell has not shown that jurisdictional discovery is warranted. Moreover, Honeywell's unsupported speculations that jurisdiction exists provide a compelling distinction between this case and the facts that were before the Court in *CEA v. CMO*.

As such, Arima Display will not agree to your proposal and chooses, instead, to present its case to the Court.

Sincerely,



Dan C. Hu

DCH:DS:mh

May 9, 2006  
Page 2

cc: William J. Wade, Esq. (via e-mail)

# EXHIBIT E

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

HONEYWELL INTERNATIONAL INC. and	)	
HONEYWELL INTELLECTUAL PROPERTIES INC.,	)	
	)	
Plaintiffs,	)	
	)	
v.	)	C.A. No. 04-1338-KAJ
	)	
APPLE COMPUTER INC., et al,	)	
	)	
Defendants.	)	


**SUPPLEMENTAL DECLARATION OF HSING-HUNG SHEN  
IN SUPPORT OF ARIMA DISPLAY CORP.'S  
MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION**

I, Hsing-Hung Shen, declare as follows:

1. This declaration is offered to supplement my declaration executed on March 23, 2006, which was made in support of Arima Display's Motion to Dismiss for lack of Personal Jurisdiction.
2. Arima Display has sold 2.66 inch LCD modules to Arima Computer Corporation for Arima Computer Corporation's internal use. Arima Display does not sell or supply to Arima Computer Corporation any LCD modules that Arima Computer Corporation incorporates into electronic products that are sold, distributed or assembled in the United States.
3. Arima Display has four customers located in the United States. Those customers are:
  1. AZ Displays  
Aliso Viejo, CA
  2. Silicon Motion, Inc.  
San Jose, CA
  3. Zebra Technologies Corporation  
Warwick, RI
  4. Trade Management Solutions  
Plano, TX

4. The identities of Arima Display's Asian customers that manufacture end products that may be sold in the United States are:
  1. Arima Communications, Inc.  
Taipei, Taiwan
  2. VTech Telecommunications Ltd.  
Tai Po, Hong Kong
  3. Kaohsiung-Hitachi Electronics Co. Ltd.  
Kaohsiung, Taiwan
  4. Wistron  
Hsinchu, Taiwan
5. Arima Display has one European customer that manufactures end products that may be sold in the United States. That customer is:
  1. EM Microelectronics-Marin S.A.  
Marin, Switzerland
6. The page attached hereto as Exhibit A is not a request for quotation form in Chinese for any product manufactured by Arima Display. Rather, the page includes an error message indicating that the website cannot be found.
7. I, declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on April 17, 2006

  
\_\_\_\_\_  
Hsing-Hung Shen  
Special Assistant to the President, Arima Display

# EXHIBIT F



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Business Improvement**

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INDUSTRY SOLUTIONS	PRODUCTS	HOW TO BUY	DRIVERS & DOWNLOADS	SERVICE & SUPPORT	RESOURCE LIBRARY	ABOUT ZEBRA	FOR PARTNERS
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OUR COMPANY

OUR SOLUTIONS

OUR PARTNERS

INVESTOR RELATIONS

Corporate Governance

Financial Performance

Investor Calendar

Analyst Coverage

Annual Reports

Investor FAQs and Glossary

Contact Zebra Investor Relations

NEWSROOM

CAREER CENTER

NEWSLETTERS

CONTACT ZEBRA

Home > About Zebra > Investor Relations > Investor FAQs and Glossary > Investor FAQs

## Investor FAQs

- > Does Zebra have a direct stock purchase plan?
- > Does Zebra issue dividends and have a Dividend Reinvestment Plan (DRIP)?
- > When did Zebra split its stock?
- > When did Zebra go public and at what price?
- > In what state is Zebra incorporated?
- > When does Zebra's year end?
- > How many employees does Zebra have?
- > When did Zebra merge with Eltron International?
- > When did Zebra acquire Comtec Information Systems?
- > When did Zebra acquire Atlantek, Inc.?
- > How many shares are outstanding?
- > Doesn't Zebra have two classes of Common Stock?
- > On what market does Zebra stock trade?
- > Who is Zebra's transfer agent?
- > How do I change my address on my Zebra stock certificate? Or change title on the stock?
- > What is the CUSIP number for Zebra stock?
- > Who is Zebra's legal counsel?
- > Who are Zebra's independent auditors?
- > When is the next Annual Meeting of Stockholders?
- > Does Zebra issue quarterly reports?
- > How can I get an investor packet on Zebra?

### Does Zebra have a direct stock purchase plan?

[Back to Top](#)

Zebra currently does not have a direct stock purchase plan.

### Does Zebra issue dividends and have a Dividend Reinvestment Plan (DRIP)?

[Back to Top](#)

Zebra currently does not issue dividends and does not have a DRIP. We intend to retain earnings to finance future growth, including through acquisitions and internal development.

### When did Zebra split its stock?

[Back to Top](#)

Zebra had the following stock splits: a two-for-one stock split on 28 December 1995; a three-for-two stock split on 21 August 2003; and a three-for-two stock split on 25 August 2004.

### When did Zebra go public and at what price?

[Back to Top](#)

Zebra had its initial public offering (IPO) of common stock on 15 August 1991, at a price of \$3.44 per share, adjusted for the stock splits.

### In what state is Zebra incorporated?

[Back to Top](#)

Zebra is incorporated in Delaware.

### When does Zebra's year end?

[Back to Top](#)

Zebra's fiscal year ends on 31 December.

### How many employees does Zebra have?

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Zebra has approximately 2,400 employees worldwide.





**When did Zebra merge with Eltron International?**[Back to Top](#)

Zebra merged with Eltron International on 28 October 1998.

**When did Zebra acquire Comtec Information Systems?**[Back to Top](#)

Zebra acquired Comtec on 3 April 2000.

**When did Zebra acquire Atlantek, Inc.?**[Back to Top](#)

Zebra acquired Atlantek on 17 November 2003.

**How many shares are outstanding?**[Back to Top](#)

As of December 2005, Zebra had approximately 70.5 million shares of Class A Common Stock outstanding.

**Doesn't Zebra have two classes of Common Stock?**[Back to Top](#)

Until 31 July 2003, Zebra had Class A and Class B Common Stock. On that date, however, the number of Class B shares no longer represented at least 10% of total shares outstanding. Therefore, each remaining share of Class B Common Stock automatically converted into one share of Class A Common Stock. Holders of Class B Common stock entitled the holder to 10 votes per share. Each share of Class A Common Stock entitles the holder to one vote on matters brought before stockholders.

**On what market does Zebra stock trade?**[Back to Top](#)

Zebra Common Stock is traded on the Nasdaq Stock Market under the symbol ZBRA.

**Who is Zebra's transfer agent?**[Back to Top](#)

Zebra's transfer agent is Mellon Investor Services, 877 870 2368.

Hearing-impaired stockholder number: 201-680-6610

Foreign stockholder number: 201-680-6578

You can also access your account via the Web <http://www.melloninvestor.com>.

You can e-mail the transfer agent at [shrrelations@mellon.com](mailto:shrrelations@mellon.com).

**How do I change my address on my Zebra stock certificate? Or change title on the stock?**[Back to Top](#)

All questions regarding your ownership of Zebra stock should be addressed to our transfer agent, Mellon Investor Services. Send your written inquiries to: Mellon Investor Services PO Box 3310 South Hackensack, NJ 07606-1910. Send registered or overnight packages to: Mellon Investor Services Stock Transfer Department 480 Washington Blvd., Jersey City, NJ 07310.

**What is the CUSIP number for Zebra stock?**[Back to Top](#)

Class A Common Stock: 989207105

**Who is Zebra's legal counsel?**[Back to Top](#)

Zebra's legal counsel is Katten Muchin Rosenman LLP, in Chicago, Illinois.

**Who are Zebra's independent auditors?**[Back to Top](#)

Zebra's independent auditors are KPMG LLP, Chicago, Illinois.

**When is the next Annual Meeting of Stockholders?**[Back to Top](#)

Zebra's Annual Meeting of Stockholders will be held on 9 May 2006.

**Does Zebra issue quarterly reports?**[Back to Top](#)

No, to keep costs down and use the power of new technologies, Zebra does not issue printed quarter reports. Rather, we are focusing more attention on delivering information about Zebra through our Web site. You can find our earnings reports, Securities and Exchange filings, and other press releases on the Zebra Web site.

**How can I get an investor packet on Zebra?**[Back to Top](#)

You can contact Zebra Investor Relations with questions related to Zebra finance and stock.

E-mail for financial inquiries: [ir@zebra.com](mailto:ir@zebra.com)

Telephone: 847 793 6735

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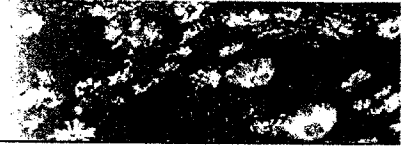
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## Entity Details

### THIS IS NOT A STATEMENT OF GOOD STANDING

File Number: **2268064** Incorporation Date / **07/10/1991**  
Formation Date: (mm/dd/yyyy)  
Entity Name: **ZEBRA TECHNOLOGIES CORPORATION**  
Entity Kind: **CORPORATION** Entity Type: **GENERAL**  
Residency: **DOMESTIC** State: **DE**

### REGISTERED AGENT INFORMATION

Name: **THE CORPORATION TRUST COMPANY**  
Address: **CORPORATION TRUST CENTER 1209 ORANGE STREET**  
City: **WILMINGTON** County: **NEW CASTLE**  
State: **DE** Postal Code: **19801**  
Phone: **(302)658-7581**

Additional Information is available for a fee. You can retrieve Status for a fee of \$10.00 or more detailed information including current franchise tax assessment, current filing history and more for a fee of \$20.00.

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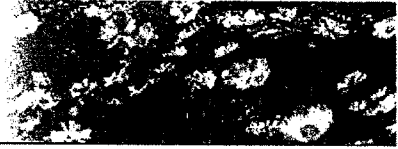
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## Entity Details

### THIS IS NOT A STATEMENT OF GOOD STANDING

File Number: **3217172** Incorporation Date / **06/01/2000**  
Formation Date: (mm/dd/yyyy)  
Entity Name: **SILICON MOTION INTERNATIONAL, INC.**  
Entity Kind: **CORPORATION** Entity Type: **GENERAL**  
Residency: **DOMESTIC** State: **DE**

### REGISTERED AGENT INFORMATION

Name: **THE CORPORATION TRUST COMPANY**  
Address: **CORPORATION TRUST CENTER 1209 ORANGE STREET**  
City: **WILMINGTON** County: **NEW CASTLE**  
State: **DE** Postal Code: **19801**  
Phone: **(302)658-7581**

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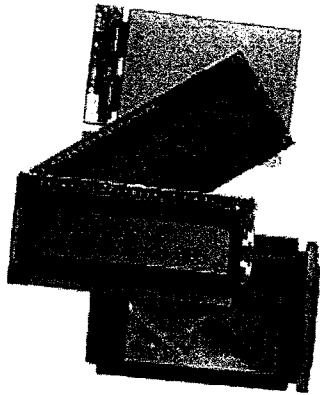
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
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- Payment by
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Enter a partial or full part number of any manufacturer


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### **Sales Representatives**

### **Delaware, USA**

#### **W.R. Hartmaier & Associates**

719 Cedar Hill Road

Ambler , PA 19002

USA

Phone: 215-643-6691

Fax: 215-643-6690

Contact: Jon Hartmaier

eMail: [contact W.R. Hartmaier & Associates](#)

WWW: [www.azdisplays.com](#)

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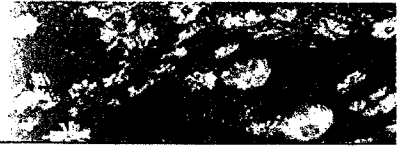
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## Entity Details

### THIS IS NOT A STATEMENT OF GOOD STANDING

File Number: **3912499** Incorporation Date / **01/14/2005**  
Formation Date: (mm/dd/yyyy)

Entity Name: **TRADE MANAGEMENT SOLUTIONS, LLP**

Entity Kind: **LIMITED LIABILITY PARTNERSHIP (LLP)** Entity Type: **GENERAL**

Residency: **DOMESTIC** State: **DE**

### REGISTERED AGENT INFORMATION

Name: **THE COMPANY CORPORATION**  
Address: **2711 CENTERVILLE ROAD SUITE 400**  
City: **WILMINGTON** County: **NEW CASTLE**  
State: **DE** Postal Code: **19808**  
Phone: **(302)636-5440**

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